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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/591,156	02/12/2007	Gerd Hoffmann	AFILM-204	6189
24972	7590	09/09/2010		
FULBRIGHT & JAWORSKI, LLP 666 FIFTH AVE NEW YORK, NY 10103-3198			EXAMINER CHANG, AUDREY Y	
			ART UNIT 2872	PAPER NUMBER
			NOTIFICATION DATE 09/09/2010	DELIVERY MODE ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

nyipdocket@fulbright.com

Office Action Summary

Application No.

10/591,156

Applicant(s)

HOFFMANN ET AL.

Examiner

Audrey Y. Chang

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Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 28 June 2010.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 25-29 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 25-29 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO/SB/CD)
- 4) ☐ Interview Summary (PTO-413)
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____
- Paper No(s)/Mail Date 6/28/10, 7/1/10

DETAILED ACTION

Remark

- This Office Action is in response to applicant's amendment filed on June 28, 2010 which has been entered into the file.
- By this amendment, the applicant has amended claims 25, 26, 28 and 29.
- Claims 25-29 remain pending in this application.

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. **Claim 26 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.**

The phrase "the first and second reflecting layers *comprises* a metal" recited in claim 26 in light of the amendment to claim 25 (its based claim) "the first and second reflecting layers *consists* of a base *consisting* of metal" is confusing and does not further limiting the claim. Claim 25 has been amended to state that the first and second reflecting layers consists only metal (close ended), yet claim 26 states that the first and second reflecting layers can be metal or other materials (i.e. "comprises" is open-ended statement). It is therefore not clear if the first and second reflecting layers are only of metal or may also include other materials (other than metal). The scopes of claim 26 are therefore unclear.

The phrase "the base material" recited in claim 26 is confusing since it lacks proper antecedent basis from its based claim (claim 25 has been amended to remove the "material").

The phrase "the first reflecting layer is deposited on a web sheeting" recited in claim 25 is confusing since it is not clear how does this "web sheeting" structurally and logically relate to the at least three layers of the Fabry-Perot filter and the substrate. It is not clear if the web sheeting is the substrate or

not. Or if the “web sheeting” is part of the Fabry-Perot filter. For the purpose of examination, the web sheeting is being interpreted as intermediate member in the manufacturing process of the first reflecting layer and not as part of the Fabry-Perot filter. **However** clarification and amendment are required.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. **Claims 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Argoitia et al (PN. 6,777,085) in view of Katsir et al (PN. 6,234,166).**

Argoitia et al teaches an article having Fabry Perot filter coated on a substrate, wherein the article has a substrate (12, Figure 1A), a *first reflecting layer* (14), a spacer or intermediate layer (16) and a *second reflecting layer* (18, please see column 1, line 22, column 3, lines 45-52, and column 5, lines 33-50). **Argoitia et al** teaches that the first reflecting layer (14) and the second reflecting layer (18) have mutually reflecting facing surfaces that are apart by a *gap* with a thickness of *d*, wherein the intermediate or spacer layer is interposed in the gap as shown in Figure 1A. **Argoitia et al** further teaches that the first reflecting layer is comprised of a metal such as *aluminum*, serving as the base material, the spacer layer is comprised of *aluminum oxide*, which is a chemical compound of aluminum (base material) with oxygen (serves as the further material) and the second reflecting layer may also comprise of a semi-transparent aluminum layer, (please see column 5, lines 44-50). This means the first and second reflecting layers are comprised of **same** base material. **Argoitia et al** teaches explicitly that the first reflecting layer is opaque and the second reflecting layer is semi-transparent, (please see column 5, lines 50-53 and 48).

This reference has met all the limitations of the claims. This reference does not teach explicitly that the first reflecting layer is deposited on a web sheeting. However *the product-by-process limitations* are not given patentable weight for it does not differentiate the final product from the prior art, (please see MPEP 2173.05(p)). Argoitia et al does teach that the layers are deposited by conventional deposition methods such as chemical vapor deposition (CVD), physical vapor deposition (PVD) and plasma-enhanced CVD, (please see column 8). These deposition methods essentially require a vacuum coating facility with a vacuum chamber (113, Figures 2A, 2B and 2C). **Katsir** et al in the same field of endeavor teaches a method to form reflecting layer, such as metal aluminum reflecting layer, using standard vacuum deposition method wherein the aluminum is deposited on a roll of web sheeting. It would then have been obvious to apply the teachings of Katsir et al to use a web sheeting in the process of depositing the metal material to form the first reflecting layer. The second reflecting layer is deposited on the intermediate layer.

Argoitia et al teaches that the opaque aluminum or reflecting layer has a thickness of 50-80 nm, (please see column 5, line 11) and the spacer or intermediate layer has an optical thickness of about 2 to 8 quarter wavelengths, (please see column 5, lines 29-32) which has physical thickness of about 130-149nm. This reference however does not teach explicitly that the second reflecting layer of the semi-transparent aluminum is about 1 to 20 nm. However one skilled in the art must know that in order for the aluminum to be semi-transparent, it must have a thickness less than 40 nm and preferably between 5 to 40nm. It would then have been obvious to one skilled in the art to modify the second reflecting layer of semi-transparent aluminum layer to have a thickness be less than 20 nm to have good semi-transparent and semi-reflection properties.

With regard to claims 26-27, Argoitia et al teaches that the first reflecting layer is comprised of a metal such as aluminum, serving as the base material, the spacer layer is comprised of aluminum oxide, which is a chemical compound of aluminum (base material) with oxygen (serves as the further material)

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and the second reflecting layer may also comprise of a semi-transparent aluminum layer, (please see column 5, lines 44-50). The oxide is implicitly either stoichiometric or non-stoichiometric composition.

5. Claims 28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patents issued to Argoitia et al and Katsir et al as applied to claim 25 above, and further in view of the patent issued to Nelson (PN. 6,165,598).

The article having Fabry Perot filter coated on a substrate taught by Argoitia et al in combination with the teachings of Katsir et al as described for claim 25 above has met all the limitations of the claim.

Argoitia et al teaches that the reflecting layers of the Fabry Perot filter are made of aluminum and the spacer or intermediate layer is made of aluminum oxide, but it does not teach that the intermediate layer is alternatively made of aluminum nitride. However Fabry Perot filter is based on interference properties of the multiple layers and both aluminum oxide and aluminum nitride are common or well-known dielectric materials for forming the layers for the interference filter as taught by Nelson, (please see column 5, lines 1-5). It would then have been obvious to one skilled in the art to apply the teachings of Nelson to modify the Fabry Perot filter of Argoitia et al to use aluminum nitride as alternative material for the spacer or intermediate layer for the benefit of allowing different design for the Fabry Perot filter. The nitride is implicitly either stoichiometric or non-stoichiometric composition.

6. Claims 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Glass et al (PN. 5,363,398) in view of the patent issued to Katsir et al (PN. 6,234,166).

Glass et al teaches a Fabry-Perot filter includes a micro-cavity deposited on a *substrate* (14, Figures 1 and 9) wherein the Fabry-Perot filter is comprised of three layers including a first reflector (15) and second reflector (17) serve as the first and second reflecting layer with mutually facing reflecting surfaces and are spaced apart by a gap of thickness "d" that encloses an *active layer* (16) serves as the

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intermediate layer. Glass et al teaches that the reflectors have 90 to 95 percents of reflectivity, which is partially reflective and partially transmission. This means the first reflector could have been made to have high reflectivity so it be "opaque" to the incident light so that the incident light does not escape to the substrate layer. Glass et al teaches that the first and second reflectors are made of thin metal films which consisted of metal such as *aluminum*, (please see column 3, lines 20-35). The active layer or the intermediate layer is made of oxides such as aluminum oxide, (Al_2O_3 please see column 3, line 59 to column 4, line 1). The aluminum oxide is a chemical compound that consisted of aluminum metal, i.e. the same metal as the reflectors, and one further material—oxygen, (please see column 2 line 59, to column 4, line 7).

This reference has met all the limitations of the claims. This reference does not teach explicitly that the first reflecting layer is deposited on a web sheeting. However *the product-by-process limitations* are not given patentable weight for it does not differentiate the final product from the prior art, (please see MPEP 2173,05(p)). Glass et al does teach that the layers are deposited by conventional deposition methods such as chemical vapor deposition (CVD), (please see column 4) that essentially require a vacuum coating facility with a vacuum chamber. **Katsir** et al in the same field of endeavor teaches a method to form reflecting layer, such as a *metal* aluminum reflecting layer, using standard vacuum deposition method wherein the aluminum is deposited on a roll of web sheeting. It would then have been obvious to apply the teachings of **Katsir** et al to use a web sheeting in the process of depositing the metal material to form the first reflecting layer. The second reflecting layer is deposited on the intermediate layer.

Glass et al teaches that the active layer or the intermediate layer should have a thickness of about half of the wavelength of interest which is about 750 nm, (please see column 4, lines 35-38). This reference however does not teach explicitly about the thickness for the first and second reflectors. But Glass et al does teach to have the first reflector has higher reflectivity than the second reflector and both

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reflectors to have a reflectivity above 90 percents. So it would then have been obvious to one skilled in the art to manufacture the aluminum reflector with thickness between 50-80 nm to make the reflector essentially opaque for the first reflector and with thickness less than 40 nm, or between 1 to 20 nm, for the second reflector to be semi-transparent. Since one skilled in the art must know that in order for the aluminum to be semi-transparent, it must have a thickness less than 40 nm and preferably between 5 to 40nm, to fulfill the reflectivity requirements for the Fabry-Perot filter.

With regard to claims 26-27, Glass et al teaches that the first reflecting layer is comprised of a metal such as aluminum, serving as the base material, the spacer layer is comprised of aluminum oxide, which is a chemical compound of aluminum (base material) with oxygen (serves as the further material) and the second reflecting layer may also comprise of a aluminum layer, (please see column 3, line 20 to column 4, line 1). The oxide is implicitly either stoichiometric or non-stoichiometric composition.

7. Claims 28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patents issued to Glass et al and Katsir et al as applied to claim 25 above, and further in view of the patent issued to Nelson (PN. 6,165,598).

The article having Fabry Perot filter coated on a substrate taught by Glass et al in combination with the teachings of Katsir et al as described for claim 25 above has met all the limitations of the claim.

Glass et al teaches that the reflecting layers of the Fabry Perot filter are made of aluminum and the spacer or intermediate layer is made of aluminum oxide, or a nitride, (please see column 4, line 1) but it does not teach explicitly that the nitride is of aluminum nitride. However Fabry Perot filter is based on interference properties of the multiple layers and both aluminum oxide and aluminum nitride are common or well-known dielectric materials for forming the layers for the interference filter as taught by Nelson, (please see column 5, lines 1-5). It would then have been obvious to one skilled in the art to apply the teachings of Nelson to modify the Fabry Perot filter of Glass et al to use aluminum nitride as alternative

material for the spacer or intermediate layer for the benefit of allowing different design for the Fabry Perot filter. The nitride is implicitly either stoichiometric or non-stoichiometric composition.

Response to Arguments

8. Applicant's arguments filed on June 28, 2010 have been fully considered but they are not persuasive. The newly amended claims have been fully considered and are rejected for the reasons stated above.

9. In response to applicant's arguments which state that the cited Argoitia et al reference teaches layer "18" that consists of aluminum semitransmitting metal is an absorber therefore it is not a reflecting layer, the examiner respectfully disagrees. Any one skilled in the art and has basic knowledge in physics must know that aluminum is a reflective metal. The basic physics teaches that by the conservation of the energy, the incident light on a material such as metal, will be *partially* reflected, *partially* transmitted and *partially* absorbed. Even if Argoitia et al identifies that the layer of semitransmitting aluminum layer being "absorber" it does not take away the inherent reflective property of the aluminum metal.

Furthermore, the Fabry Perot structure of the coating flake taught by Argoitia et al requires that light would be reflected between first and second reflecting layers (14 and 18) so that color shift can be achieved by the interference effect created by the reflection of light between the first and second reflecting layers, (please see column 1, lines 20-24). The "absorber layer" consists of aluminum metal is essentially capable of reflecting light and therefore also serves as the reflecting layer for a Fabry Perot structure. The applicant being one skilled in the art must know that the definition of the Fabry Perot structure is a resonance spacer or intermediate layer being interposed between two reflecting layers.

10. In response to applicant's argument that cited Katsir reference is nonanalogous art, it has been held that a prior art reference must either be in the field of applicant's endeavor or, if not, then be reasonably pertinent to the particular problem with which the applicant was concerned, in order to be relied upon as a basis for rejection of the claimed invention. See *In re Oetiker*, 977 F.2d 1443, 24

USPQ2d 1443 (Fed. Cir. 1992). In this case, the cited Katsir reference is being relied upon to teach the method for making thin film, such as aluminum reflective layer. Katsir therefore is analogous since the method for making thin film utilizing vacuum deposition method via a web is general method for making thin film that can be utilized to make either one or two reflective layers. And the method for making the layers will not be different if the layer is intended for reflecting color light or solar light.

11. The applicant fails to provide arguments concerning the rejection based on the teachings of cited Glass reference. It is therefore of the record that Glass reference in combination with the teachings of Katsir and Nelson (claims 28, 29) read on claims 25-29.

Conclusion

12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Audrey Y. Chang whose telephone number is 571-272-2309. The examiner can normally be reached on Monday-Friday (9:00-4:30), alternative Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephone B. Allen can be reached on 571-272-2434. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Audrey Y. Chang, Ph.D.
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Primary Examiner, Art Unit 2872